Atty. Docket No. 305S-100110US Client Reference No.: SF03-013-2

REMARKS/ARGUMENTS

Applicant recognizes that no amendment may be made as a matter of right in an

application after the mailing of the notice of allowance. Applicant is making this request

prior to payment of the issue fee and respectfully requests entry of the amendment.

The requested amendments are as follows.

Claim 76

Claim 76 was incorrectly indicated as cancelled in a draft communication

transmitted to Examiner after the Examiner-initiated interview of 22 February 2011. During

the interview, the Examiner requested amendments to claims 10 and 19. In a subsequent

communication, the Examiner requested cancellation of system claims 77 and 78. In order to

expedite prosecution, Applicant provided draft language to the Examiner. The Examiner

never requested cancellation or alteration of dependent claim 76. Claim 76 is dependent on

allowed claims 75 and 19 and therefore should require no additional searching.

Claims 10 and 19

Applicant herein requests entry of the amendments to claims 10 and 19. As the

Examiner indicated in the interview summary, Shi et al. 7,582,680 was discussed. In order to

expedite prosecution, Applicant agreed with the Examiner's proposed amendments. After

review of the specification and the references, Applicants believe the amendment is

warranted. Support for the additional fusion techniques may be found in the specification at

[0137], [0138], [0139], [0144].

No new matter is introduced hereby. Should the Examiner or Patent Office

personnel believe a telephone call could expedite processing of this application, please

contact the undersigned at 510-769-3508.

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Respectfully submitted,

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